

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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	97/614, 452 11/16/90	FIRST NAMED INVENTOR	A	TTORNEY DOCKET NO.
	U-//614,452 11/16/90	LEE	s	81756/1220
	CUSHMAN, DARBY & CUSHMA 1615 L STREET, NW, 11TH	IAN	PORTA: M	
	WASHINGTON, DC 20036-5	n FL. 601	ART UNIT	PAPER NUMBER
			1812	
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			DATE MAILED:	12/20/91
	This is a communication from the examiner in charge of your ab COMMISSIONER OF PATENTS AND TRADEMARKS	picaeon		
	FOR RESTRICTION PURPOSES ONLY This application has been examined Responsive a shortened statutory period for response to this action is a failure to respond within the period for response will cause	e to communication filed on	30 days from the	s action is made final. date of this letter.
	art I THE FOLLOWING ATTACHMENT(S) ARE PART	OF THIS ACTION:		
	1. Notice of References Cited by Examiner, PTO-8 3. Notice of Art Cited by Applicant, PTO-1449. 5. Information on How to Effect Drawing Changes,	4. Notice	re Patent Drawing, PTO-9 of Informal Patent Applica	
Part II SUMMARY OF ACTION				
	1. 🗹 Claims /- 2/			
	i. E. Claums		are	pending in the application.
	Of the above, claims		are with	drawn from consideration.
	2. Claims		haw	e been_cancelled.
				•
				·allowed.
				rejected.
	6 Claims /-2/	are	subject to restriction or	election requirement.
٠.	~7 This application has been filed with informal draw			
	8. Formal drawings are required in response to this		•	pa.paaa.
	The corrected or substitute drawings have been reare acceptable; acceptable; acceptable (see explain).	eceived on	Under 37 C.	F.R. 1.84 these drawings
•	10. The proposed additional or substitute sheet(s) of examiner; disapproved by the examiner (see	drawings filed on		proved by the
	11: The proposed drawing correction, filed	, has been 🔲 approve	od: 🔲 disapproved (see	explanation)
	12. Acknowledgement is made of the claim for priority been filed in parent application, serial no	under HSC 440. The continue		not been received
:	 Since this application apppears to be in condition to accordance with the practice under Ex parte Quay 	or allowance except for formal matter		erits is closed in
	4. Other			•

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Serial No. 07/614,452 Art Unit 1812

Restriction to one of the following inventions is required under 35 U.S.C. § 121:

- I. Claims 4-10 and 17-18, drawn to GDF-1 and UOG-1 proteins, classified in Class 530, subclass 399.
- II. Claims 1-3, 11-16, and 19-21, drawn to DNA sequences encoding GDF-1 and UOG-1, vectos, host cells, and a methods for production, classified in at least for example Class 536, subclass 27; Class 435, 69.1, and Class 435, subclass 252.3.

The inventions are distinct, each from the other because of the following reasons:

The DNA sequences of Group II and the protein sequences of Group I are independent chemical entities and require different literature searches. The vector, host cell and method for production claims are placed with the DNA sequences of Group II because although they have acquired a separate status in the art as shown by their different classification, they do not constitute a burden to search in addition to the DNA sequence.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification and the necessity for non-coextensive literature searches, restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(b).

A telephone call was made to Ms. Mary Wilson on 19 December 1991 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

The Art Unit location of your application in the PTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Group Art Unit 1812.

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Papers related to this application may be submitted to Group 180 by facsimile transmission. Papers should be faxed to Group 180 via the PTO Fax Center located in Crystal Mall 1 (CM1). The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Fax Center number is (703) 308-4227.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marianne Porta Allen whose telephone number is (703) 308-0666.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

SUPERVISOR PRIMARY EXAMINER

ART UNIT 189A

14/19/91

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